

UNITED STATES DEPARTMENT OF COMMERCE

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APPLICATION NO. **FILING DATE** FIRST NAMED INVENTOR ATTORNEY DOCKET NO. 09/040,539 03/17/98 YOSHIDA Α JA997028 **EXAMINER** LM01/0710 D-J KAPPOS HUYNH, B IBM CORPORATION ART UNIT PAPER NUMBER INTELLECTUAL PROPERTY LAW 2773 555 BAILEY AVENUE SAN JOSE CA 95141 **DATE MAILED:** 07/10/00

Please find below and/or attached an Office communication concerning this application or proceeding.

Commissioner of Patents and Trademarks

Advisory Action

Application No. 09/040,539

Applicant(s)

Yoshida

Examine

Huynh-Ba

Group Art Unit 2773



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THE	PER	IOD FOR RE	SPONSE:	[check on	ly a) or b)]									
a)		expires	mc	nths from the	mailing date of	of the final	rejection.							
b)	X	expires either t is later. In no e rejection.											er	
da	Any extension of time must be obtained by filing a petition under 37 CFR 1.136(a), the proposed response and the appropriate fee. The date on which the response, the petition, and the fee have been filed is the date of the response and also the date for the purposes of determining the period of extension and the corresponding amount of the fee. Any extension fee pursuant to 37 CFR 1.17 will be calculated from the date of the originally set shortened statutory period for response or as set forth in b) above.													
☐ A	Appellant's Brief is due two months from the date of the Notice of Appeal filed on (or within any period for response set forth above, whichever is later). See 37 CFR 1.191(d) and 37 CFR 1.192(a).													
		t's response)T deemed to							s been c	onsid	ered wi	th the f	ollowing	effect,
X T	he pr	oposed amer	ndment(s)											
 will be entered upon filing of a Notice of Appeal and an Appeal Brief.☒ will not be entered because:														
they raise new issues that would require further consideration and/or search. (See note below).														
they raise the issue of new matter. (See note below).														
	X	they are not issues for ap	peal.										ying the	
		they present	additiona	l claims wit	hout cance	lling a co	orrespon	ding numbe	er of fina	ally reje	ected cla	aims.		
	NO	TE: <u>Amend</u>	ed claims	1 and 9 inti	roduce new	issues.								
			-											
) A p	oplicant's resp	onse has	overcome 1	the followin	g rejecti	on(s):							
		proposed or ate, timely file				n-allowa	able clain	ns.		would	be allo	wable if	submitted	d in a
T	· he a	ffidavit, exhib owance beca	it or reque		•				es NOT	place	the appl	lication	in conditio	n
		ffidavit or exh			idered beca	ause it is	not dire	cted SOLE	LY to iss	ues w	hich wer	e newly	raised by	the
X F	or pu	urposes of Ap	peal, the	status of the	e claims is a	as follow	vs (see a	ttached wri	tten expl	lanatio	n, if any	'):		
C	laim	s allowed: <u>N</u>	one											
C	laim	s objected to:	None											
C	laim	s rejected: 1	-9							···-				
□ T	he p	roposed draw	ing corre	ction filed o	n			☐ has ☐]has not	been	approve	d by the	e Examine	r.
	lote t	the attached I	nformatio	n Disclosur	e Statemen	t(s), PT	0-1449,	Paper No(s	s)		<u> </u>			
	Other								<	#	PBIN	RAHUY ARY EX	NH AMINER	